



Journal of the Senate

Number 2-Special Session

Thursday, June 9, 1977

The Senate was called to order by the President at 9:00 a.m.
A quorum present—39:

Mr. President	Gorman	Peterson	Thomas, Pat
Barron	Graham	Plante	Tobiassen
Castor	Hair	Poston	Trask
Chamberlin	Henderson	Renick	Vogt
Childers, Don	Holloway	Sayler	Ware
Childers, W. D.	Johnston	Scarborough	Williamson
Dunn	Lewis	Scott	Wilson
Firestone	MacKay	Skinner	Winn
Gallen	McClain	Spicola	Zinkil
Glisson	Myers	Thomas, Jon	

Excused: Senator Vogt at 1:15 p.m., Senator Wilson at 3:45 p.m., Senator Gordon

Prayer by Senator Poston:

Dear Heavenly Father, we are grateful for the many blessings that come our way and for the opportunities that are presented to us. Help us as men and women elected to represent the people of this great state, stand up to the needs of our state in a way that you would be proud of us. We know that there are major decisions yet to be made this year. Help us to do what is right in every respect and make the decisions that are in the best interests of the people we represent. Dear Heavenly Father we bring thee praise for all that is good in this world—for the sunshine, for the birds, and for the wonderful opportunities that are ours. We ask all these blessings in thy name and for thy sake. Amen.

INTRODUCTION

By the Committee on Appropriations—

SB 2-A—A BILL TO BE ENTITLED AN ACT MAKING APPROPRIATIONS; PROVIDING MONEYS FOR THE ANNUAL PERIOD BEGINNING JULY 1, 1977 AND ENDING JUNE 30, 1978 TO PAY SALARIES, OTHER EXPENSES, CAPITAL OUTLAY-BUILDINGS AND IMPROVEMENTS, AND FOR OTHER SPECIFIED PURPOSES OF THE VARIOUS AGENCIES OF STATE GOVERNMENT; SUSPENDING SECTIONS 27.34(2), 27.54(3), 215.32(2)(C), 216.182(1), 216.262, 216.262(1)(E), 216.262(1)(F), 216.292, 216.292(A), 216.301, 216.301(2), 216.351, 230.765, 257.22, 287.161, 402.17(3), CHAPTER 76-285, LAWS OF FLORIDA; PROVIDING AN EFFECTIVE DATE.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committee on Appropriations.

On motions by Senator Lewis, by two-thirds vote SB 2-A was withdrawn from the Committee on Appropriations and by two-thirds vote placed on the special order calendar.

On motion by Senator Lewis, the rules were waived and staff members of the Committee on Appropriations were granted privileges of the floor during consideration of SB 2-A.

On motion by Senator Lewis, by two-thirds vote SB 2-A was read the second time by title.

Senator Zinkil moved the following amendment:

Amendment 1—On page 35, in the third paragraph, strike: "Except that no district shall have a cost differential below 1.0" and insert a period.

Amendment 1 failed by the following vote:

Yeas—16

Chamberlin	Graham	Plante	Thomas, Jon
Childers, Don	Holloway	Poston	Williamson
Firestone	Johnston	Renick	Winn
Glisson	MacKay	Scott	Zinkil

Nays—19

Mr. President	Gorman	Scarborough	Trask
Barron	Hair	Skinner	Vogt
Castor	McClain	Spicola	Ware
Childers, W. D.	Peterson	Thomas, Pat	Wilson
Gallen	Sayler	Tobiassen	

Vote after roll call:

Yea—Myers

Senator Don Childers moved the following amendment which failed:

Amendment 2—On page 38, item 361, strike "14,865,295" and insert: 15,865,295

Senators Gallen, Trask and Firestone offered the following amendment which was moved by Senator Gallen and adopted:

Amendment 3—On page 48, following Item 412 insert: It is the intent of the legislature that considerable weight shall be given to applicants for Veterinary School whose background and experience indicate a preference toward the practice of large animal husbandry in sparsely populated areas of the State.

Senator Jon Thomas moved the following amendment which was adopted:

Amendment 4—Section 2, page 128, Item 44, insert: For the purpose of making available needed community-based residential facilities at the least possible cost to the state, the department shall use funds appropriate in Item 44 solely for lease of privately owned residential facilities under long-term rental agreements, provided that only such rental agreements which are projected to be less costly to the state over the useful life of the facility than state purchase or state construction of such a facility shall be entered into. In addition, the department is authorized to permit, on any public land to which the department holds the lease, construction of a residential facility for which the department has entered into a long-term rental agreement as specified in this proviso. In the event non-profit or for profit organizations are not available, then and only then, shall these funds be used for new construction for state operated facilities.

On motion by Senator Lewis, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Lew Brantley, President

I am directed to inform the Senate that the House of Representatives has passed as amended HB 10-A and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Fortune—

HOUSE BILL 10-A—A BILL TO BE ENTITLED AN ACT MAKING APPROPRIATIONS; PROVIDING MONEYS FOR THE ANNUAL PERIOD BEGINNING JULY 1, 1977 AND ENDING JUNE 30, 1978 TO PAY SALARIES, OTHER EXPENSES, CAPITAL OUTLAY-BUILDINGS AND IMPROVEMENTS, AND FOR OTHER SPECIFIED PURPOSES OF THE VARIOUS AGENCIES OF STATE GOVERNMENT; SUSPENDING SECTIONS 27.34(2), 27.54(3), 215.32(2)(C), 216.221, 216.251(1), 216.262, 216.292, 216.301(2), 216.351, 230.765, 230.767(2), 230.081(3), 231.30(2)(A), 257.22 AND 402.17(3), FLORIDA STATUTES, REPEALING ITEM 45C, SECTION 2, CHAPTER 76-285, LAWS OF FLORIDA; PROVIDING AN EFFECTIVE DATE.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committee on Appropriations.

On motion by Senator Lewis, by two-thirds vote HB 10-A was withdrawn from the Committee on Appropriations and placed on the calendar. On motion by Senator Lewis, HB 10-A, a companion measure, was substituted for SB 2-A as amended and by two-thirds vote read the second time by title.

Senator Lewis moved the following amendments which were adopted:

Amendment 1—Strike everything after the enacting clause and insert:

Pursuant to Rule 7.6, the foregoing amendment to the General Appropriations Bill constituted an entirely new bill and was not printed in the Journal.

Amendment 2—On page 1, strike the title and insert: A BILL TO BE ENTITLED AN ACT MAKING APPROPRIATIONS; PROVIDING MONEYS FOR THE ANNUAL PERIOD BEGINNING JULY 1, 1977 AND ENDING JUNE 30, 1978 TO PAY SALARIES, OTHER EXPENSES, CAPITAL OUTLAY-BUILDINGS AND IMPROVEMENTS, AND FOR OTHER SPECIFIED PURPOSES OF THE VARIOUS AGENCIES OF STATE GOVERNMENT; SUSPENDING SECTIONS 27.34(2), 27.54(3), 215.32(2)(C), 216.182(1), 216.262, 216.262(1)(E), 216.262(1)(F), 216.292, 216.292(A), 216.301, 216.301(2), 216.351, 230.765, 257.22, 287.161, 402.17(3), CHAPTER 76-285, LAWS OF FLORIDA; PROVIDING AN EFFECTIVE DATE.

On motion by Senator Lewis, by two-thirds vote HB 10-A as amended was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—25

Mr. President	Holloway	Scarborough	Trask
Barron	Lewis	Scott	Vogt
Childers, W. D.	McClain	Skinner	Ware
Gallen	Myers	Spicola	Wilson
Gorman	Peterson	Thomas, Jon	
Hair	Plante	Thomas, Pat	
Henderson	Sayler	Tobiassen	

Nays—14

Castor	Firestone	MacKay	Winn
Chamberlin	Glisson	Poston	Zinkil
Childers, Don	Graham	Renick	
Dunn	Johnston	Williamson	

INTRODUCTION, continued

On motion by Senator Firestone, SB 15-A was admitted for introduction and consideration by the required constitutional two-thirds vote of the Senate. The vote was:

Yeas—36

Mr. President	Gorman	Myers	Thomas, Jon
Castor	Graham	Peterson	Thomas, Pat
Chamberlin	Hair	Plante	Tobiassen
Childers, Don	Henderson	Poston	Trask
Childers, W. D.	Holloway	Renick	Vogt
Dunn	Johnston	Scarborough	Ware
Firestone	Lewis	Scott	Williamson
Gallen	MacKay	Skinner	Winn
Glisson	McClain	Spicola	Zinkil

Nays—None

Vote after roll call:

Yea—Sayler

By Senators Dunn, Winn, Graham, Firestone, Poston, W. D. Childers, Hair, Glisson, Williamson, Zinkil, Don Childers, Johnston, Pat Thomas, Spicola, Chamberlin, Brantley, Sayler, MacKay, Plante, McClain, Gorman, Vogt, Myers, Henderson, Lewis, Peterson, Jon Thomas, Trask and Castor—

SB 15-A—A bill to be entitled An act relating to pari-mutuel wagering; amending s. 550.181, Florida Statutes; prohibiting certain persons and entities from holding a horseracing or dog-racing or jai alai permit; providing for denial, suspension, and revocation of such permits; requiring certain persons and entities which are determined by the Division of Pari-Mutuel Wagering not to be of good moral character or which are convicted of certain offenses to be divested of interest in a permitholder as a condition of the holder retaining the permit; providing certain exemptions for present permitholders who have received a pardon or restoration of civil rights; amending s. 550.21, Florida Statutes; prohibiting the transfer of 10 percent or more of the ownership or equity interest of or in a permitholder including a corporation or limited partnership, unless such transfer and transferee are approved by the division; providing that a corporation may apply for and receive a restoration of civil rights; providing an effective date.

—was read the first time by title and referred to the Committee on Commerce.

On motion by Senator Firestone, by two-thirds vote SB 15-A was withdrawn from the Committee on Commerce and placed on the calendar.

On motion by Senator Firestone, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Lew Brantley, President

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required Constitutional two-thirds vote and passed HB 8-A and requests the concurrence of the Senate.

Allen Morris, Clerk

On motion by Senator Firestone, HB 8-A was admitted for introduction and consideration by the required constitutional two-thirds vote of the Senate.

By Representative Culbreath—

HB 8-A—A bill to be entitled An act relating to pari-mutuel wagering; amending s. 550.181, Florida Statutes, prohibiting certain persons and entities from holding a horseracing or dog-racing or jai alai permit; providing for the denial, suspension, and revocation of such permits; requiring certain persons and entities which are determined by the Division of Pari-mutuel Wagering of the Department of Business Regulation not to be of good moral character or which are convicted of certain offenses to be divested of interest in a permitholder as a condition of the holder retaining the permit; providing certain exemptions for present permitholders who have received a pardon or restoration of civil rights; amending s. 550.21, Florida Statutes, prohibiting the transfer of more than 10 percent of the equity interest of or in a permitholder including a corporation or limited partnership, unless such transfer and transferee are

approved by the division; providing that a corporation may apply for and receive a restoration of civil rights; providing an effective date.

—was read the first time by title and referred to the Committee on Commerce.

On motion by Senator Firestone, by two-thirds vote HB 8-A was withdrawn from the Committee on Commerce and placed on the calendar.

The Honorable Lew Brantley, President

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required Constitutional two-thirds vote of all members and passed HB 2-A and requests the concurrence of the Senate.

Allen Morris, Clerk

On motion by Senator Hair, HB 2-A was admitted for introduction and consideration by the required constitutional two-thirds vote of the Senate.

By Representative Craig—

HB 2-A—A bill to be entitled An act relating to the Florida Inland Navigation District; amending section 5, ch. 14723, Laws of Florida, 1931, as amended; providing for an increase in the per diem allowance for commissioners; providing a maximum yearly sum for each commissioner, the chairman, and the treasurer; providing for annual audits by the Auditor General; providing compensation for such audits; providing an effective date.

—was read the first time by title and referred to the Committee on Natural Resources and Conservation.

On motion by Senator Hair, by two-thirds vote HB 2-A was withdrawn from the Committee on Natural Resources and Conservation and placed on the calendar.

The Honorable Lew Brantley, President

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required Constitutional two-thirds vote of all members and passed HB 6-A and requests the concurrence of the Senate.

Allen Morris, Clerk

On motion by Senator Poston, HB 6-A was admitted for introduction and consideration by the required constitutional two-thirds vote of the Senate.

By Representative Hill and others—

HB 6-A—A bill to be entitled An act relating to beverage licenses; adding s. 561.20(9), Florida Statutes, 1976 Supplement; providing for the issuance of additional special licenses to certain counties for transfer to applicants approved by such county for use within the confines of the terminal facilities of the airport owned and operated by such county; providing that such special licenses not permit the sale of alcoholic beverages for off-premise consumption; providing an effective date.

—was read the first time by title and referred to the Committee on Commerce.

On motion by Senator Poston, by two-thirds vote HB 6-A was withdrawn from the Committee on Commerce.

INTRODUCTION, continued

By Senators Holloway, Poston, Winn, Renick, Firestone and Myers—

SB 8-A—A bill to be entitled An act relating to the Department of Transportation; amending s. 338.19(1), Florida Statutes; requiring the department to reimburse certain utility owners for the cost of removing or relocating certain utility facilities; providing for certain deductions from reimburse-

ment; authorizing expenditure of both restricted and unrestricted state roads moneys and gas tax revenues for such reimbursement; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committee on Appropriations.

On motion by Senator Holloway, by two-thirds vote SB 8-A was withdrawn from the Committee on Appropriations.

By Senators Zinkil, Williamson, Winn, Poston, Skinner, Gorman, Myers, Gallen, Hair, Firestone, Spicola and Jon Thomas—

SB 9-A—A bill to be entitled An act relating to the judiciary; creating s. 38.24, Florida Statutes; providing annual base salary rates for judges of the state court system; repealing ss. 26.031(2), 26.51, 34.024, 35.19, Florida Statutes, relating to salaries of judges; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committee on Appropriations.

On motion by Senator Zinkil, by two-thirds vote SB 9-A was withdrawn from the Committee on Appropriations.

By Senators Poston, Holloway, Renick, Gallen, Brantley, Hair, Firestone, Glisson, Henderson, Winn, Plante and Myers—

SB 10-A—A bill to be entitled An act relating to beverage licenses; adding s. 561.20(9), Florida Statutes, 1976 Supplement; providing for the issuance of additional special licenses to certain counties for transfer to applicants approved by such county for use within the confines of the terminal facilities of the airport owned and operated by such county; providing that such special licenses not permit the sale of alcoholic beverages for off-premise consumption; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committee on Commerce.

On motion by Senator Poston, by two-thirds vote, SB 10-A was withdrawn from the Committee on Commerce.

By Senators Spicola, W. D. Childers, Henderson and Tobiasen—

SB 17-A—A bill to be entitled An act relating to game and freshwater fish; amending s. 372.57(1), (2), (5), (6), Florida Statutes, 1976 Supplement; revising the fees charged for non-resident fishing and hunting licenses; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committee on Finance, Taxation and Claims.

On motion by Senator W. D. Childers, by two-thirds vote SB 17-A was withdrawn from the Committee on Finance, Taxation and Claims.

On motion by Senator Gallen, the rules were waived and the Senate recessed at 11:08 a.m. to reconvene at 1:00 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 1:00 p.m. A quorum present—38:

Mr. President	Graham	Plante	Tobiasen
Castor	Hair	Poston	Trask
Chamberlin	Henderson	Renick	Vogt
Childers, Don	Holloway	Sayler	Ware
Childers, W. D.	Johnston	Scarborough	Williamson
Dunn	Lewis	Scott	Wilson
Firestone	MacKay	Skinner	Winn
Gallen	McClain	Spicola	Zinkil
Glisson	Myers	Thomas, Jon	
Gorman	Peterson	Thomas, Pat	

REPORTS OF COMMITTEES

The Committee on Rules and Calendar recommends the following bills be placed on Special Order Calendar for Thursday, June 9, 1977 at 1:00 p.m.:

HB 2-A	SB 8-A	SB 9-A
HB 6-A	HB 8-A	SB 17-A

Respectfully submitted,
Tom Gallen, Chairman

SPECIAL ORDER

HB 2-A—A bill to be entitled An act relating to the Florida Inland Navigation District; amending section 5, ch. 14723, Laws of Florida, 1931, as amended; providing for an increase in the per diem allowance for commissioners; providing a maximum yearly sum for each commissioner, the chairman, and the treasurer; providing for annual audits by the Auditor General; providing compensation for such audits; providing an effective date.

On motions by Senator Hair, by two-thirds vote HB 2-A was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—23

Mr. President	Gallen	Myers	Vogt
Castor	Gorman	Peterson	Ware
Childers, Don	Hair	Poston	Williamson
Childers, W. D.	Henderson	Scott	Winn
Dunn	Lewis	Spicola	Zinkil
Firestone	McClain	Tobiassen	

Nays—None

Votes after roll call:

Yeas—Glisson, Graham

HB 6-A—A bill to be entitled An act relating to beverage licenses; adding s. 561.20(9), Florida Statutes, 1976 Supplement; providing for the issuance of additional special licenses to certain counties for transfer to applicants approved by such county for use within the confines of the terminal facilities of the airport owned and operated by such county; providing that such special licenses not permit the sale of alcoholic beverages for off-premise consumption; providing an effective date.

On motions by Senator Poston, by two-thirds vote HB 6-A was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—27

Mr. President	Glisson	McClain	Vogt
Castor	Gorman	Myers	Ware
Chamberlin	Hair	Poston	Williamson
Childers, W. D.	Henderson	Scott	Wilson
Dunn	Johnston	Spicola	Winn
Firestone	Lewis	Thomas, Pat	Zinkil
Gallen	MacKay	Tobiassen	

Nays—1

Peterson

Vote after roll call:

Yea—Graham

SB 8-A—A bill to be entitled An act relating to the Department of Transportation; amending s. 338.19(1), Florida Statutes; requiring the department to reimburse certain utility owners for the cost of removing or relocating certain utility facilities; providing for certain deductions from reimbursement; authorizing expenditure of both restricted and unrestricted

state roads moneys and gas tax revenues for such reimbursements; providing an effective date.

On motions by Senator Holloway, by two-thirds vote SB 8-A was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Mr. President	Hair	Plante	Vogt
Castor	Henderson	Poston	Ware
Chamberlin	Holloway	Renick	Williamson
Childers, Don	Johnston	Sayler	Wilson
Childers, W. D.	Lewis	Scarborough	Winn
Dunn	MacKay	Spicola	Zinkil
Gallen	McClain	Thomas, Jon	
Glisson	Myers	Thomas, Pat	
Gorman	Peterson	Tobiassen	

Nays—None

Vote after roll call:

Yea—Graham

HB 8-A—A bill to be entitled An act relating to pari-mutuel wagering; amending s. 550.181, Florida Statutes, prohibiting certain persons and entities from holding a horseracing or dog-racing or jai alai permit; providing for the denial, suspension, and revocation of such permits; requiring certain persons and entities which are determined by the Division of Pari-mutuel Wagering of the Department of Business Regulation not to be of good moral character or which are convicted of certain offenses to be divested of interest in a permitholder as a condition of the holder retaining the permit; providing certain exemptions for present permitholders who have received a pardon or restoration of civil rights; amending s. 550.21, Florida Statutes, prohibiting the transfer of more than 10 percent of the equity interest of or in a permitholder including a corporation or limited partnership, unless such transfer and transferee are approved by the division; providing that a corporation may apply for and receive a restoration of civil rights; providing an effective date.

On motion by Senator Dunn, by two-thirds vote HB 8-A was read the second time by title.

Senator McClain moved the following amendment which failed:

Amendment 1—On page 2, lines 9 and 10, strike "has been determined by the division not to be of good moral character or"

On motion by Senator Dunn, by two-thirds vote HB 8-A was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Mr. President	Gorman	Myers	Thomas, Pat
Castor	Graham	Peterson	Tobiassen
Chamberlin	Hair	Plante	Trask
Childers, Don	Henderson	Poston	Williamson
Childers, W. D.	Holloway	Sayler	Wilson
Dunn	Johnston	Scott	Winn
Firestone	Lewis	Skinner	Zinkil
Gallen	MacKay	Spicola	
Glisson	McClain	Thomas, Jon	

Nays—1

Scarborough

Vote after roll call:

Yea—Renick

SB 15-A, a companion bill to HB 8-A, was laid on the table.

SB 9-A—A bill to be entitled An act relating to the judiciary; creating s. 38.24, Florida Statutes; providing annual base salary rates for judges of the state court system; repealing ss. 26.031-

(2), 26.51, 34.024, 35.19, Florida Statutes, relating to salaries of judges; providing an effective date.

On motion by Senator Zinkil, by two-thirds vote SB 9-A was read the second time by title.

Senators Lewis and Zinkil offered the following amendment which was moved by Senator Zinkil and adopted:

Amendment 1—On page 2, line 5, strike the period and insert: , subject to the passage of the General Appropriations Bill.

On motion by Senator Zinkil, by two-thirds vote SB 9-A as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

Mr. President	Graham	Plante	Thomas, Pat
Chamberlin	Hair	Poston	Tobiassen
Childers, Don	Henderson	Renick	Trask
Childers, W. D.	Johnston	Saylor	Ware
Dunn	Lewis	Scarborough	Williamson
Firestone	MacKay	Scott	Wilson
Gallen	McClain	Skinner	Winn
Glisson	Myers	Spicola	Zinkil
Gorman	Peterson	Thomas, Jon	

Nays—None

Abstained from voting

I did not vote on SB 9-A because my husband is a county judge.

Betty Castor, 23rd District

SB 17-A—A bill to be entitled An act relating to game and freshwater fish; amending s. 372.57(1), (2), (5), (6), Florida Statutes, 1976 Supplement; revising the fees charged for non-resident fishing and hunting licenses; providing an effective date.

On motion by Senator Spicola, by two-thirds vote SB 17-A was read the second time by title.

Senators Pat Thomas, W. D. Childers, Tobiassen and Spicola offered the following amendments which were moved by Senator Spicola and adopted:

Amendment 1—On page 2, between lines 27 and 28, insert: Section 2. The Game and Fresh Water Fish Commission is authorized to reduce the hunting and fishing license fees for nonresidents prescribed in s. 236.088, Florida Statutes, for residents of those states which have entered into a reciprocal agreement with respect to such fees.

(Renumber subsequent section.)

Amendment 2—On page 1, line 6, after the semicolon insert: authorizing the Game and Fresh Water Fish Commission to reduce prescribed fees for nonresidents who are residents of states that have entered reciprocal agreements with respect to such fees;

On motion by Senator Spicola, by two-thirds vote SB 17-A as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—33

Mr. President	Firestone	Henderson	Myers
Castor	Gallen	Holloway	Plante
Chamberlin	Glisson	Johnston	Poston
Childers, Don	Gorman	Lewis	Renick
Childers, W. D.	Graham	MacKay	Saylor
Dunn	Hair	McClain	Scarborough

Scott	Thomas, Jon	Trask	Winn
Skinner	Thomas, Pat	Williamson	
Spicola	Tobiassen		

Nays—None

On motion by Senator W. D. Childers the rules were waived and the Senate reverted to—

INTRODUCTION

By Senator Vogt—

SB 20-A—A bill to be entitled An act relating to assessments of special classes of property; amending s. 193.511, Florida Statutes; changing the assessment on items of inventory from 25 percent to 10 percent; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committees on Economic, Community and Consumer Affairs; and Finance, Taxation and Claims.

By Senator Vogt—

SB 21-A—A bill to be entitled An act relating to the sales and use tax; amending s. 212.051, Florida Statutes; exempting from the sales and use tax the purchase price of any device, systems, equipment or machinery used primarily for the control or abatement of pollutants from stationary sources; requiring that such expenditures be certified by the Department of Environmental Regulation in order to qualify for the exemption; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committees on Economic, Community and Consumer Affairs; and Finance, Taxation and Claims.

By Senator Vogt—

SB 22-A—A bill to be entitled An act relating to sales, storage, and use tax; amending s. 212.02(3)(c), Florida Statutes, 1976 Supplement; renumbering s. 212.08(10), Florida Statutes, and adding a new subsection (10) to said section, to provide that fuel and energy used in manufacturing or processing tangible personal property for sale be taxed at the rate of 3 percent; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committees on Economic, Community and Consumer Affairs; and Finance, Taxation and Claims.

By Senator Vogt—

SB 23-A—A bill to be entitled An act relating to the sales, storage, and use tax; amending s. 212.05(6), Florida Statutes, 1976 Supplement; providing a cap on the amount of tax on the sale of certain machinery, equipment, parts and accessories therefor, used in manufacturing, processing, compounding, producing, mining, or quarrying personal property for sale or for use in furnishing research, communications, transportation or public utility services; prescribing the period in which records are to be kept and audit authorized; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committees on Economic, Community and Consumer Affairs; and Finance, Taxation and Claims.

On motions by Senator W. D. Childers, by two-thirds vote Senate Bills 20-A, 21-A, 22-A and 23-A were withdrawn from the Committees on Economic, Community and Consumer Affairs; and Finance, Taxation and Claims and placed on the calendar.

By Senator Peterson—

SB 24-A—A bill to be entitled An act relating to funding of community colleges; amending s. 230.767, Florida Statutes; establishing procedures for determining the legislative budget request for operating funds for community colleges; establishing procedures for allocating funds appropriated to the community colleges; providing authority for the Commissioner of

Education to adjust funding factors and assigned enrollments; ensuring that each community college receives at least the same amount of state funds computed for the previous year's assigned full-time equivalent enrollment; establishing a procedure for the adjustment of allocations made to colleges having actual full-time equivalent enrollments below their assigned enrollment based on the previous year's allocation; establishing a procedure for the allocation of amounts of funds recovered to colleges with actual full-time equivalent enrollments above the number assigned in the previous year; providing for the Department of Education to use up to 0.5 percent of the amount appropriated for adjustments necessary to maintain the financial stability of the colleges; providing for, during 1977-1979, the Department of Education to use up to 2 percent of the amount appropriated for allocation adjustments; deleting the determination and apportionment of the amount for transportation; amending s. 230.754(2)(g), Florida Statutes, to conform a cross-reference to provisions of this act; repealing s. 230.7661, Florida Statutes, relating to the procedure for determining the transportation density index for community colleges; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committee on Appropriations.

On motion by Senator Peterson, by two-thirds vote SB 24-A was withdrawn from the Committee on Appropriations and placed on the calendar.

By Senator Peterson—

SB 26-A—A bill to be entitled An act relating to finance of public schools; amending s. 236.081(7)(a), Florida Statutes, 1976 Supplement; deleting provision authorizing the Department of Education to increase the base student allocation to school districts if available funds exceed allocated amounts; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committee on Appropriations.

On motion by Senator Peterson, by two-thirds vote SB 26-A was withdrawn from the Committee on Appropriations and placed on the calendar.

By Senators Sayler, Lewis, Plante, W. D. Childers, Tobiassen and Gallen—

SB 27-A—A bill to be entitled An act relating to appropriations; providing that in the event the Legislature fails to enact a General Appropriations Act for any fiscal period, the General Appropriations Act for the immediately preceding fiscal period shall carry forward; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committee on Appropriations.

On motion by Senator Sayler, by two-thirds vote SB 27-A was withdrawn from the Committee on Appropriations and placed on the calendar.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Lew Brantley, President

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required Constitutional two-thirds vote and passed HB 16-A and HB 19-A and requests the concurrence of the Senate.

Allen Morris, Clerk

On motion by Senator Ware, HB 16-A was admitted for introduction and consideration by the required constitutional two-thirds vote of the Senate.

By Representatives Easley and Smith—

HB 16-A—A bill to be entitled An act relating to county transportation systems; amending s. 336.021(1) and (3), Florida Statutes, providing that the additional 1 cent tax on motor fuel and special fuel authorized to be levied by the counties may be used for the establishment, operation, and maintenance of transportation facilities and the acquisition, construction, reconstruction, and maintenance of roads and streets; providing that such activities fulfill a county purpose and may be financed by county funds, special taxing district funds, or other funds as authorized by law; providing for a limitation of said tax; providing an effective date.

—was read the first time by title and referred to the Committee on Finance, Taxation and Claims.

On motion by Senator Ware, by two-thirds vote HB 16-A was withdrawn from the Committee on Finance, Taxation and Claims and placed on the calendar.

On motion by Senator Pat Thomas, HB 19-A was admitted for introduction and consideration by the required constitutional two-thirds vote of the Senate.

By Representatives Mixson and Rish—

HB 19-A—A bill to be entitled An act relating to local resource recovery and management programs; amending s. 403.706(1), (2), Florida Statutes; providing for the establishment, within a specified time period, of a local resource recovery and management program by interlocal agreement or by special act of the Legislature; directing that such program include an implementation schedule subject to certain requirements; providing for program control and review at the local level; providing that the Department of Environmental Regulation determine the practicality of resource recovery and management programs; amending s. 403.710(1), (4), Florida Statutes, and adding subsection (9) to said section; providing that the chairman of the Resource Recovery Council be selected by the members of the council; limiting the review by the council of local programs to those areas required to plan for resource recovery; providing for termination of the council and transfer of its records and property to the department; repealing s. 403.710, Florida Statutes, relating to the Resource Recovery Council, effective October 1, 1979; providing an effective date.

—was read the first time by title and referred to the Committee on Natural Resources and Conservation.

On motion by Senator Pat Thomas, by two-thirds vote HB 19-A was withdrawn from the Committee on Natural Resources and Conservation and placed on the calendar.

On motion by Senator Gallen the rules were waived and the Senate reverted to—

INTRODUCTION

By Senator Brantley—

SCR 16-A—A concurrent resolution providing for a recess of the Special Session of the Legislature.

—was read the first time by title and referred to the Committee on Rules and Calendar.

On motion by Senator Gallen, by two-thirds vote SCR 16-A was withdrawn from the Committee on Rules and Calendar and placed on the calendar.

On motion by Senator Gallen, the Senate stood in informal recess at 2:06 p.m. to reconvene upon the call of the President.

The Senate was called to order by the President at 2:55 p.m. A quorum present—36:

Mr. President	Firestone	Henderson	Myers
Castor	Gallen	Holloway	Peterson
Chamberlin	Glisson	Johnston	Poston
Childers, Don	Gorman	Lewis	Renick
Childers, W. D.	Graham	MacKay	Sayler
Dunn	Hair	McClain	Scarborough

Scott	Thomas, Jon	Trask	Wilson
Skinner	Thomas, Pat	Ware	Winn
Spicola	Tobiassen	Williamson	Zinkil

REPORTS OF COMMITTEES

The Committee on Rules and Calendar recommends the following bills be placed on Special Order Calendar for Thursday, June 9, 1977:

SCR 16-A	SB 20-A	SB 23-A	SB 27-A
HB 16-A	SB 21-A	SB 24-A	HB 32-A
HB 19-A	SB 22-A	SB 26-A	

Respectfully submitted,
Tom Gallen, Chairman

SPECIAL ORDER, continued

SCR 16-A—A concurrent resolution providing for a recess of the Special Session of the Legislature.

On motion by Senator Gallen, by two-thirds vote SCR 16-A was read the second time by title, adopted and certified to the House. The vote on adoption was:

Yeas—31

Mr. President	Hair	Poston	Thomas, Pat
Castor	Henderson	Renick	Tobiassen
Childers, Don	Holloway	Sayler	Trask
Childers, W. D.	Johnston	Scarborough	Ware
Firestone	Lewis	Scott	Williamson
Glisson	MacKay	Skinner	Winn
Gorman	Myers	Spicola	Zinkil
Graham	Peterson	Thomas, Jon	

Nays—1

Chamberlin

Vote after roll call:

Yea—McClain

On motion by Senator Henderson, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Lew Brantley, President

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required Constitutional two-thirds vote and passed HB 32-A and requests the concurrence of the Senate.

Allen Morris, Clerk

On motion by Senator Henderson, HB 32-A was admitted for introduction and consideration by the required constitutional two-thirds vote of the Senate.

By Representative Culbreath—

HB 32-A—A bill to be entitled An act relating to pari-mutuel wagering; adding a new section to chapter 550, Florida Statutes, and adding a new section to chapter 551, Florida Statutes, requiring dogracing, horseracing, and jai alai permittees to withhold an additional commission of 0.6% from the pari-mutuel pools; providing for disposition of said funds; excepting quarter horse racing permittees; repealing chapter 75-42, Laws of Florida, relating to the presently provided additional 0.4% commission authorized to be withheld from the pari-mutuel pools, which authorization expires July 1, 1977; providing effective and expiration dates.

—was read the first time by title and referred to the Committees on Commerce and Appropriations.

On motions by Senator Henderson, by two-thirds vote, HB 32-A was withdrawn from the Committees on Commerce and Appropriations and by two-thirds vote placed at the beginning of the special order calendar.

On motions by Senator Henderson, by two-thirds vote HB 32-A was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—32

Mr. President	Gorman	Myers	Thomas, Jon
Castor	Graham	Peterson	Thomas, Pat
Chamberlin	Hair	Poston	Tobiassen
Childers, Don	Henderson	Renick	Trask
Childers, W. D.	Holloway	Sayler	Ware
Dunn	Johnston	Scarborough	Williamson
Firestone	MacKay	Scott	Wilson
Glisson	McClain	Skinner	Winn

Nays—None

Votes after roll call:

Yeas—Spicola, Zinkil

SPECIAL ORDER, continued

HB 16-A—A bill to be entitled An act relating to county transportation systems; amending s. 336.021(1) and (3), Florida Statutes, providing that the additional 1 cent tax on motor fuel and special fuel authorized to be levied by the counties may be used for the establishment, operation, and maintenance of transportation facilities and the acquisition, construction, reconstruction, and maintenance of roads and streets; providing that such activities fulfill a county purpose and may be financed by county funds, special taxing district funds, or other funds as authorized by law; providing for a limitation of said tax; providing an effective date.

On motion by Senator Holloway, by two-thirds vote HB 16-A was read the second time by title.

Senator Holloway moved the following amendment which was adopted:

Amendment 1—On page 2, lines 5 and 6, delete all hyphens.

On motion by Senator Holloway, by two-thirds vote HB 16-A as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Mr. President	Graham	Poston	Tobiassen
Castor	Hair	Renick	Trask
Chamberlin	Henderson	Sayler	Ware
Childers, Don	Holloway	Scarborough	Williamson
Childers, W. D.	Johnston	Scott	Wilson
Dunn	Lewis	Skinner	Winn
Firestone	MacKay	Spicola	
Glisson	McClain	Thomas, Jon	
Gorman	Myers	Thomas, Pat	

Nays—None

Votes after roll call:

Yeas—Peterson, Zinkil

HB 19-A—A bill to be entitled An act relating to local resource recovery and management programs; amending s. 403.706(1), (2), Florida Statutes; providing for the establishment, within a specified time period, of a local resource recovery and management program by interlocal agreement or by special act of the Legislature; directing that such program include an implementation schedule subject to certain requirements; providing for program control and review at the local level; providing that the Department of Environmental Regulation determine the practicality of resource recovery and management programs; amending s. 403.710(1), (4), Florida Statutes, and adding subsection (9) to said section; providing that the chairman of the Resource Recovery Council be selected by the members of the council; limiting the review by the council of local programs to those areas required to plan for resource recovery; providing for termination of the council and transfer of its records and property to the department; repealing s. 403.710, Florida Statutes, relating to the Resource Recovery Council, effective October 1, 1979; providing an effective date.

On motions by Senator Saylor, by two-thirds vote HB 19-A was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—31

Mr. President	Gorman	Peterson	Thomas, Pat
Castor	Graham	Poston	Tobiassen
Chamberlin	Hair	Renick	Trask
Childers, Don	Henderson	Saylor	Ware
Childers, W. D.	Johnston	Scarborough	Williamson
Dunn	Lewis	Scott	Wilson
Firestone	MacKay	Skinner	Winn
Gallen	McClain	Thomas, Jon	

Nays—2

Glisson Spicola

Vote after roll call:

Yea—Zinkil

On motion by Senator Castor, the rules were waived and the Senate reverted to—

INTRODUCTION

On motion by Senator Castor, SB 30-A was admitted for introduction and consideration by the required constitutional two-thirds vote of the Senate.

By Senator Castor—

SB 30-A—A bill to be entitled An act relating to educational funding; creating s. 236.088, Florida Statutes, creating the "Florida Compensatory Education Act of 1977"; providing legislative intent; providing for fund allocation to school districts; providing criteria for distribution of funds to school districts; providing for administration of the program by the Department of Education; providing for the adoption of rules by the State Board of Education; providing for an annual report; repealing s. 236.081(2), Florida Statutes, relating to the compensatory education supplemental cost factor; providing an appropriation; providing an effective date.

—was read the first time by title and referred to the Committee on Appropriations.

Senator Castor moved that SB 30-A be withdrawn from the Committee on Appropriations. The motion failed to receive the required two-thirds vote. The vote was:

Yeas—17

Castor	Glisson	MacKay	Wilson
Chamberlin	Graham	McClain	Winn
Childers, Don	Holloway	Renick	
Dunn	Johnston	Spicola	
Firestone	Lewis	Thomas, Pat	

Nays—16

Mr. President	Hair	Scarborough	Tobiassen
Childers, W. D.	Peterson	Scott	Trask
Gallen	Plante	Skinner	Ware
Gorman	Poston	Thomas, Jon	Williamson

On motion by Senator Lewis, the Senate reconsidered the vote by which the foregoing motion by Senator Castor failed and by two-thirds vote SB 30-A was withdrawn from the Committee on Appropriations.

SPECIAL ORDER, continued

Senator MacKay moved that consideration of Senate Bills 20-A, 21-A, 22-A and 23-A be deferred. The motion was adopted by the following vote:

Yeas—17

Castor	Graham	Renick	Winn
Chamberlin	Holloway	Saylor	Zinkil
Childers, Don	Johnston	Spicola	
Dunn	MacKay	Ware	
Firestone	Myers	Williamson	

Nays—14

Mr. President	Gorman	Scarborough	Tobiassen
Childers, W. D.	Henderson	Skinner	Trask
Gallen	Lewis	Thomas, Jon	
Glisson	McClain	Thomas, Pat	

SB 24-A—A bill to be entitled An act relating to funding of community colleges; amending s. 230.767, Florida Statutes; establishing procedures for determining the legislative budget request for operating funds for community colleges; establishing procedures for allocating funds appropriated to the community colleges; providing authority for the Commissioner of Education to adjust funding factors and assigned enrollments; ensuring that each community college receives at least the same amount of state funds computed for the previous year's assigned full-time equivalent enrollment; establishing a procedure for the adjustment of allocations made to colleges having actual full-time equivalent enrollments below their assigned enrollment based on the previous year's allocation; establishing a procedure for the allocation of amounts of funds recovered to colleges with actual full-time equivalent enrollments above the number assigned in the previous year; providing for the Department of Education to use up to 0.5 percent of the amount appropriated for adjustments necessary to maintain the financial stability of the colleges; providing for, during 1977-1979, the Department of Education to use up to 2 percent of the amount appropriated for allocation adjustments; deleting the determination and apportionment of the amount for transportation; amending s. 230.754(2)(g), Florida Statutes, to conform a cross-reference to provisions of this act; repealing s. 230.7661, Florida Statutes, relating to the procedure for determining the transportation density index for community colleges; providing an effective date.

On motions by Senator Peterson, by two-thirds vote SB 24-A was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—29

Mr. President	Graham	Plante	Tobiassen
Chamberlin	Henderson	Poston	Trask
Childers, Don	Holloway	Renick	Ware
Childers, W. D.	Johnston	Saylor	Winn
Firestone	Lewis	Scarborough	Zinkil
Gallen	MacKay	Skinner	
Glisson	Myers	Thomas, Jon	
Gorman	Peterson	Thomas, Pat	

Nays—2

Castor Spicola

Votes after roll call:

Yea—Hair

Nay—McClain

SB 26-A—A bill to be entitled An act relating to finance of public schools; amending s. 236.081(7)(a), Florida Statutes, 1976 Supplement; deleting provision authorizing the Department of Education to increase the base student allocation to school districts if available funds exceed allocated amounts; provided an effective date.

On motions by Senator Peterson, by two-thirds vote SB 26-A was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—19

Mr. President	Henderson	Plante	Trask
Childers, W. D.	Holloway	Saylor	Williamson
Dunn	Lewis	Scarborough	Winn
Gorman	MacKay	Thomas, Pat	Zinkil
Hair	Peterson	Tobiassen	

Nays—15

Castor	Glisson	Myers	Spicola
Chamberlin	Graham	Renick	Thomas, Jon
Childers, Don	Johnston	Scott	Ware
Firestone	McClain	Skinner	

Vote after roll call:

Yea to Nay—Holloway

SB 27-A—A bill to be entitled An act relating to appropriations; providing that in the event the Legislature fails to enact a General Appropriations Act for any fiscal period, the General Appropriations Act for the immediately preceding fiscal period shall carry forward; providing an effective date.

On motions by Senator Peterson, by two-thirds vote SB 27-A was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

Mr. President	Hair	Plante	Tobiassen
Childers, Don	Henderson	Poston	Trask
Childers, W. D.	Holloway	Renick	Ware
Dunn	Johnston	Saylor	Williamson
Firestone	Lewis	Scarborough	Winn
Gallen	McClain	Scott	Zinkil
Gorman	Myers	Thomas, Jon	
Graham	Peterson	Thomas, Pat	

Nays—2

Chamberlin MacKay

Votes after roll call:

Yeas—Castor, Spicola

INTRODUCTION, continued

By Senator Peterson—

SB 29-A—A bill to be entitled An act relating to educational facilities; amending various sections of chapters 235 and 236 and s. 230.776, Florida Statutes; providing definitions; clarifying existing terminology; deleting obsolete provisions; making current provisions applicable to school boards also apply to community college boards of trustees, the Board of Trustees of the Florida School for the Deaf and the Blind and in certain portions the Board of Regents; providing intent and purpose; providing that the State Board of Education adopt rules for the administration of the Office of Educational Facilities Construction; providing that the respective boards be within the jurisdiction of the Office of Educational Facilities Construction; providing for interdepartmental cooperation; providing that said office administer the Public Education Capital Outlay and Debt Service Trust Fund, update the uniform building code for facilities construction and capital improvement, and shall delegate its inspection process to the respective boards; providing that such boards may permit use of educational facilities for other purposes and may dispose of unnecessary property; requiring a survey for suitable space; authorizing the exercise of the right of eminent domain by boards of trustees; authorizing the construction or location of educational facilities on leased private property under certain conditions; providing that the respective boards establish comprehensive programs of safety and sanitation, provide for periodic inspection of educational plants, and correct deficiencies; providing for inspection of plants by other public agencies; authorizing rules prescribing standards for maintenance and operation of educational plants; providing criminal penalties for defacing

educational buildings or vehicles; providing for emergency drills for all education facilities; providing for educational plant surveys and for the adoption, submission, review, and approval of proposed educational facilities programs based on the surveys; providing for exceptions to recommendations in educational plant survey; providing for adoption of capital outlay budgets by the respective boards, for site planning, selection of sites, and renovation of sites; providing for coordination with local governments; providing for cooperative development and use of educational facilities and allocation of funds to construct such facilities; providing for the use of relocatable facilities, for provision and use of prototype design criteria, for the lease of facilities, and for construction procedures; providing for facilities construction; requiring that educational facilities be constructed in compliance with the State Uniform Building Code for Public Educational Facilities Construction and that the applicable board supervise and inspect construction; providing for approval of construction, alteration, renovation, repair, purchasing, or leasing of an educational plant over a certain cost by the Office of Educational Facilities Construction; providing for legal effect of the Uniform Building Code; providing requirements with respect to advertising and awarding of and entering into contracts for construction, repair, or alteration of educational facilities; providing for substance of contracts, contractors' bonds, penalties for not adhering to plans, contract changes, payments, and expenditures for improvements to educational facilities; providing for submission of comprehensive budget requests by the Commissioner of Education for all levels of education and the elements to be included in the request; providing for transfer, distribution, and allocation of appropriations and moneys for capital outlay projects and for records maintained by the office identifying advances, transfers, investments, sinking funds and revenue receipts by source; providing for a 5 year appropriation and cash management program; providing that the Public Education Capital Outlay and Debt Service Trust Fund includes premiums and accrued interest from the sale of public education bonds; appropriating such premiums and interest to such fund; providing for advance funding; providing for financing of approved capital outlay projects; providing for educational plant and annual debt service needs; providing for allocation of funds; providing for expenditure of funds allocated for such purpose; authorizing the acquisition of radio and television facilities by boards of trustees; providing an appropriation; repealing s. 235.30, Florida Statutes, relating to a school board providing for inspection and supervision of building construction; repealing s. 236.013(2), (4)-(9), (11), (12), (14), Florida Statutes, relating to definitions reenacted elsewhere by the act; repealing ss. 236.612-236.617, Florida Statutes, relating to revenue bonds; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committee on Appropriations.

On motions by Senator Peterson, by two-thirds vote SB 29-A was withdrawn from the Committee on Appropriations and by two-thirds vote placed on the special order calendar.

By Senator Peterson—

SB 31-A—A bill to be entitled An act relating to education; amending ss. 230.23(4)(n), 236.081(1)(c), (3), (6), (7), Florida Statutes, 1976 Supplement, and adding paragraph (d) to subsection (5) of said section; requiring each school board to provide a program of special instruction for profoundly handicapped children rather than severely and profoundly retarded children; prescribing the cost factor for a basic program for the profoundly handicapped; amending program cost category weights; abolishing a special adult general education program for community service; deleting the cost factor for socially maladjusted and adding educational alternatives; prescribing the district cost differential to be used in calculating the Florida Education Finance Program; amending the required local effort to add required post-secondary vocational fees; deleting certain selected categorical programs; deleting provision authorizing the Department of Education to increase the base student allocation to school districts if available funds exceed allocated amounts; providing that the Commissioner of Education in administering adjustments for prior years shall not use net amounts reclaimed as overpayments to increase the amount contained in the general appropriation act for funding the Florida Education Finance Program; prescribing the manner of determining the guaranteed minimum level of funding; amending s. 236.083(4), (6), Florida

Statutes; revising the formula for school transportation; adding s. 230.2313(3)(e), Florida Statutes, 1976 Supplement; including school library media services as a student services program; creating s. 230.2315, Florida Statutes, relating to educational alternative programs; requiring additional cost analysis in selected vocational programs; providing an effective date.

—was determined by the President to be within the purview of the Governor's call, read the first time by title and referred to the Committee on Appropriations.

On motions by Senator Peterson, by two-thirds vote SB 31-A was withdrawn from the Committee on Appropriations and by two-thirds vote placed on the special order calendar.

Senator MacKay moved that the Senate reconsider the vote by which SB 26-A passed. The motion was adopted by the following vote:

Yeas—20

Castor	Childers, Don	Firestone	Graham
Chamberlin	Dunn	Glisson	Holloway

Johnston	Myers	Scott	Ware
MacKay	Poston	Spicola	Winn
McClain	Renick	Thomas, Jon	Zinkil

Nays—14

Mr. President	Hair	Plante	Tobiassen
Childers, W. D.	Henderson	Scarborough	Trask
Gallen	Lewis	Skinner	
Gorman	Peterson	Thomas, Pat	

On motion by Senator Ware further consideration of SB 26-A was deferred and the bill was placed on the calendar pending roll call.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of June 8 was corrected and approved.

On motion by Senator Gallen, the Senate adjourned at 4:11 p.m. to convene at 9:30 a.m., Friday, June 10.